## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

MARYLON BOYD, et al.,

Plaintiffs,

٧.

CITY AND COUNTY OF SAN FRANCISCO, et al.,

Defendants.

No. C-04-5459 MMC

ORDER DIRECTING PLAINTIFF TO LODGE CHAMBERS COPIES IN COMPLIANCE WITH GENERAL ORDER 45 AND THE COURT'S STANDING ORDERS

On November 13, 2006, plaintiffs electronically filed a memorandum, and related exhibits, in opposition to defendants' Motion In Limine To Allow The Tape Recorded Statement Of Witness Joe Campos To Be Admitted Into Evidence. Plaintiffs have violated General Order 45 and the Court's standing orders, however, by failing to deliver to the Clerk's Office "no later than noon on the business day following the day that the papers are filed electronically, one paper copy of each document that is filed electronically . . . marked 'Chambers Copy' and . . . clearly marked with the judge's name, case number, and 'Chambers Copy-Do Not File.'" See General Order 45 § VII.G; see also Standing Orders For Civil Cases Assigned to The Honorable Maxine M. Chesney ¶ 2.

Plaintiffs are hereby ORDERED to comply with General Order 45 and the Court's standing orders by immediately submitting chambers copies of the above-referenced documents. Plaintiffs are hereby advised that if they fail in the future to comply with the

## Court's order to provide chambers copies of electronically-filed documents, the Court may impose sanctions, including, but not limited to, striking from the record any electronically-filed document of which a chambers copy has not been timely provided to the Court. IT IS SO ORDERED. Dated: November 20, 2006 United States District Judge